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10		
11	UNITED STATES DISTRICT COURT	
12	DISTRICT OF NEVADA	
	SBD APPAREL LIMITED,	Case No.: 2:21-cv-00421-JAD-EJY
13	a United Kingdom Company,	
14	Plaintiff,	STIPULATION AND ORDER TO
15	v.	EXTEND TIME FOR PARTIES TO DISCLOSE ASSERTED CLAIMS, AND
		INFRINGEMENT CONTENTIONS AND
16	STRONGHOUSE GYM LLC 2	LACCOMPANYING DOCHMENT
16	STRONGHOUSE GYM LLC , a Nevada company, TANNER MCBRIDE, an	ACCOMPANYING DOCUMENT PRODUCTION, AND RELATED
17	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual,	PRODUCTION, AND RELATED
17	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER,	PRODUCTION, AND RELATED DEADLINES
17 18	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual,	PRODUCTION, AND RELATED DEADLINES
17 18 19 20	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants.	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a	PRODUCTION, AND RELATED DEADLINES
17 18 19 20	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff,	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff, v.	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21 22	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff,	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21 22 23 24	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff, v. SBD APPAREL LIMITED, a United Kingdom Company,	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21 22 23 24 25	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff, v. SBD APPAREL LIMITED,	PRODUCTION, AND RELATED DEADLINES
17 18 19 20 21 22 23 24	Nevada company, TANNER MCBRIDE, an individual, ERIC AYALA, an individual and SCOTT MILLER, an individual, Defendants. STRONGHOUSE GYM LLC, a Nevada company Counter-Plaintiff, v. SBD APPAREL LIMITED, a United Kingdom Company, Counter-Defendant.	PRODUCTION, AND RELATED DEADLINES



28 STRONGHOUSE GYM LLC, TANNER MCBRIDE, ERIC AYALA, and SCOTT MILLER

(collectively, "Defendants"), through their respective counsel, hereby stipulate and agree as follows:

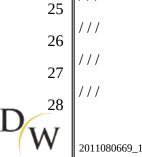
The Parties are in agreement that the deadline within which to disclose their asserted claims, infringement contentions and accompanying document production, and related deadlines be extended by seven (7) days as follows:

Disclosure of Rule 26(a) Initial Disclosures, Asserted Claims, and Infringement Contentions and accompanying document production	June 24, 2021 (previously June 17, 2021)
Disclosure of Non-Infringement, Invalidity, and Unenforceability Contentions	August 9, 2021 (previously August 2, 2021)
Response to Non-Infringement Contentions	August 23, 2021 (previously August 16, 2021)

This is the first stipulation by the parties to allow Plaintiff additional time to complete its infringement contentions and accompanying document production, which is only being extended by one (1) week.

In addition, the Parties stipulate to remove the Pre-Claim Construction Settlement Conference (currently set for August 25, 2021) from the Court's calendar since the requirement was removed from the most recent version of the Local Patent Rules. The Parties' inclusion of the date in their conference report was due to an inadvertent reliance upon the prior version of the Rules. Notwithstanding, the Parties intend to continue settlement negotiations throughout this proceeding.

All other dates in the May 26, 2021 order (ECF No. 22) shall remain the same.



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1 This request is not brought for the purpose of undue delay. 2 IT IS SO AGREED AND STIPULATED: 3 DICKINSON WRIGHT PLLC GURR BRANDE & SPENDLOVE, PLLC 4 /s/ John L. Krieger /s/ Robert D. Spendlove (with permission) 5 Robert A. Gurr John L. Krieger (Nevada Bar No. 6023) (Admitted *Pro Hac Vice*) jkrieger@dickinsonwright.com 6 rob@gbsip.com 3883 Howard Hughes Pkwy., Ste. 800 Robert D. Spendlove Las Vegas, NV 89169 (Admitted *Pro Hac Vice*) Tel: (702) 550-4400 spendlove@gbsip.com 8 Fax: (844) 670-6009 491 E. Riverside Dr., #4B St. George, UT 84790 9 Catherine F. Hoffman Telephone: (435) 634-8868 (Admitted *Pro Hac Vice*) Fax: (866)-232-8818 10 choffman@dickinsonwright.com 350 East Las Olas Blvd., Ste. 1750 WEIDE & MILLER, LTD. 11 Fort Lauderdale, FL 33301 F. Christopher Austin Tel: (954) 991-5420 (Nevada Bar No. 6559) 12 Fax. (844) 670-6009 caustin@weidemiller.com R. Scott Weide 13 (Nevada Bar No. 5541) Attorneys for Plaintiff SBD Apparel Limited sweide@weidemiller.com 14 Allen Gregory Gibbs (Nevada Bar No. 14368) 15 ggibbs@weidemiller.com Jing Zhao 16 (Nevada Bar No. 11487) jzhao@weidemiller.com 17 10655 Park Run Dr., Ste 100 Las Vegas, NV 89144 18 Telephone: (702) 382-4804 Facsimile: (702) 382-4805 19 20 Attorneys for Defendants 21 IT IS SO ORDERED: 22 23 Dated: June 16, 2021 24 25 26 27

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